

CIVIL NOTICE  
KOSCIUSKO CIRCUIT COURT  
121 N LAKE STREET  
2ND FLOOR  
WARSAW IN 46580

STINE V. EPWORTH FOREST ADMINISTRATION  
43C01-1511-MI-000270

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TO: MATTHEW R SHIPMAN  
BLOOM GATES SIGLER WHITELEATHE  
119 S MAIN ST/P.O. BOX 807  
COLUMBIA CITY IN 46725

ATTORNEYS		PARTIES	
413-43	STEPHEN SNYDER	PETITIONER	ROBERT H. STINE
20664-49	MATTHEW SHIPMAN	RESPONDENT	EPWORTH FOREST ADMINISTRATION COM.
6402-02	JOHN POWELL	INTERVENING PARTY	ROY CHAPMAN
6402-02	JOHN POWELL		LINDA CHAPMAN

01/24/2017

On January 23, 2017, Epworth Forest Administration Committee, Inc., by counsel, filed Notice together with the original deposition of Mary Sharon Anson. Hearing on proposed Motion for Disqualification of Attorney Snyder scheduled January 27, 2017 vacated, with the Court to rule on Attorney Snyder's disqualification based upon the deposition of Mary Sharon Anson filed this date.  
(Memo: Shipman, Powell, Snyder) st

STATE OF INDIANA )  
 )SS:  
COUNTY OF KOSCIUSKO )

IN THE KOSCIUSKO CIRCUIT COURT  
CAUSE NO. 43C01-1511-MI-270

ROBERT H. STINE and, )  
MOLLY MCGINNIS STINE, )  
Plaintiffs, )  
 )  
 )  
EPWORTH FOREST ADMINISTRATION )  
COMMITTEE, INC., )  
Defendant. )

**FILED**  
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JAN 23 2017  
*Ann Jorpy*  
CLERK KOSCIUSKO CIRCUIT COURT

NOTICE

COMES NOW the counsel for Epworth Forest Administration Committee, Inc., and hereby files with the Court the original deposition of Sharon Anson and would hereby request the Court remove the hearing currently scheduled for January 27, 2017 at 1:30 p.m. on the pending Motion to Disqualify attorney Steve Snyder and instead the parties would stipulate and agree that the Court consider and review the deposition of Sharon Anson and make a decision whether attorney Steve Snyder should be disqualify based on that deposition. Further, both the Plaintiff, through their counsel Steve Snyder, and Roy Chapman, through his attorney, have consented to the presentation of the evidence on the Motion to Disqualify by the submission of Sharon Anson's deposition to the Court.

Respectfully submitted,

*Matthew R. Shipman*

Matthew R. Shipman  
Attorney No. 20664-49

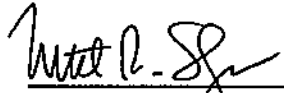
BLOOM GATES & WHITELEATHER  
119 S. Main Street, P.O. Box 807  
Columbia City, IN 46725  
(260) 248-8900  
Attorneys for Defendant

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the above and foregoing has been served upon Plaintiff, by first class mail, on the 19th day of January, 2017 at the address of record as follows:

Stephen Snyder  
200 W Main St  
Syracuse, IN 46567

John B. Powell  
SHAMBAUGH, KAST, BECK,  
& WILLIAMS, LLP  
229 West Berry Street, Suite 400  
PO Box 11648  
Fort Wayne, IN 46859

  
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Matthew R. Shipman